

House File 2460

S-5192

1 Amend House File 2460, as amended, passed, and
2 reprinted by the House, as follows:

3 1. By striking page 6, line 11, through page 7,
4 line 2, and inserting:

5 <SEC. 21. WORKFORCE DEVELOPMENT FUND ACCOUNT.

6 1. ~~There Notwithstanding section 15.342A, as~~
7 ~~amended by this Act, there is appropriated from the~~
8 ~~workforce development fund account created in section~~
9 ~~15.342A to the workforce development fund created in~~
10 ~~section 15.343 following funds for the fiscal year~~
11 ~~beginning July 1, 2014, and ending June 30, 2015,~~
12 ~~the following amount amounts, for purposes of the~~
13 ~~workforce development fund to be used for the purposes~~
14 ~~designated:~~

15 a. JOB TRAINING FUND

16 For deposit in the job training fund created in
17 section 260F.6, as amended in this Act:

18 \$ ~~2,000,000~~
19 3,000,000

20 b. APPRENTICESHIP TRAINING PROGRAM FUND

21 For deposit in the apprenticeship training program
22 fund created in section 15B.3, as enacted in this Act:

23 \$ 2,750,000

24 2. The first \$250,000 of any unexpended or
25 unobligated moneys accruing to the workforce
26 development fund created in section 15.343, Code
27 2014, as a result of section 260F.6A, as repealed
28 by this Act, shall be allocated for purposes of the
29 apprenticeship training program. Any unexpended
30 or unobligated moneys accruing to the workforce
31 development fund created in section 15.343, Code 2014,
32 as a result of section 260F.6A, as repealed by this
33 Act, after the first \$250,000, shall be allocated
34 equally between the job training program and the
35 apprenticeship training program.>

36 2. Page 11, line 18, before <For> by inserting <a.>

37 3. Page 11, after line 21 by inserting:

38 <b. From the moneys appropriated in this
39 subsection, the economic development authority may use
40 not more than \$1,000,000 for purposes of providing
41 infrastructure grants to mainstreet communities under
42 the main street Iowa program.>

43 4. Page 11, line 22, before <As> by inserting <c.>

44 5. Page 15, by striking lines 31 through 33 and
45 inserting <subsection 3, paragraph "c", as enacted by
46 this Act:>

47 6. Page 16, line 20, before <A> by inserting <1.>

48 7. Page 16, after line 23 by inserting:

49 <2. For the fiscal year beginning July 1, 2014,
50 and for each fiscal year thereafter, there is annually

1 appropriated from the workforce development fund
2 account to the apprenticeship training program fund
3 created in section 15B.3 three million dollars for the
4 purposes of chapter 15B.

5 3. For the fiscal year beginning July 1, 2014, and
6 for each fiscal year thereafter, there is annually
7 appropriated from the workforce development fund
8 account to the job training fund created in section
9 260F.6 three million dollars for the purposes of
10 chapter 260F.>

11 8. Page 17, after line 18 by inserting:

12 <DIVISION _____
13 JOBS TRAINING AND APPRENTICESHIP TRAINING

14 Sec. _____. NEW SECTION. 15B.1 Title.

15 This chapter shall be known and may be cited as the
16 "*Iowa Apprenticeship Act*".

17 Sec. _____. NEW SECTION. 15B.2 Definitions.

18 For purposes of this chapter, unless the context
19 otherwise requires:

20 1. "*Apprentice*" means a person who is at least
21 sixteen years of age, except where a higher minimum
22 age is required by law, who is employed in an
23 apprenticeable occupation, and is registered in Iowa
24 with the United States department of labor, office of
25 apprenticeship.

26 2. "*Apprenticeable occupation*" means an occupation
27 approved for apprenticeship by the United States
28 department of labor, office of apprenticeship.

29 3. "*Apprenticeship program*" means a program
30 registered with the United States department of
31 labor, office of apprenticeship, which includes terms
32 and conditions for the qualification, recruitment,
33 selection, employment, and training of apprentices,
34 including the requirement for a written apprenticeship
35 agreement.

36 4. "*Apprenticeship sponsor*" means an entity
37 operating an apprenticeship program or an entity in
38 whose name an apprenticeship program is being operated,
39 which is registered with or approved by the United
40 States department of labor, office of apprenticeship.

41 5. "*Authority*" means the economic development
42 authority created in section 15.105.

43 6. "*Financial assistance*" means assistance provided
44 only from the funds, rights, and assets legally
45 available to the authority and includes but is not
46 limited to assistance in the forms of grants, loans,
47 forgivable loans, and royalty payments.

48 7. "*Fund*" means the apprenticeship training program
49 fund created in section 15B.3.

50 8. "*Lead apprenticeship sponsor*" means a trade

1 organization, labor organization, employer association,
2 or other incorporated entity representing a group of
3 apprenticeship sponsors.

4 Sec. ____ . NEW SECTION. 15B.3 Apprenticeship
5 training program — fund.

6 1. An apprenticeship training program fund is
7 created as a revolving fund in the state treasury under
8 the control of the authority.

9 2. The fund shall consist of moneys appropriated
10 for purposes of the apprenticeship training program,
11 and any other moneys lawfully available to the
12 authority for purposes of this chapter.

13 3. Moneys in the fund are appropriated to the
14 authority for the purposes of this chapter.

15 4. No more than two percent of the total moneys
16 deposited in the fund on July 1 of a fiscal year is
17 appropriated to the authority for the purposes of
18 administering this chapter.

19 5. Notwithstanding section 8.33, moneys in the
20 fund at the close of the fiscal year shall not revert
21 but shall remain available for expenditure for the
22 purposes designated for subsequent fiscal years.
23 Notwithstanding section 12C.7, subsection 2, interest
24 or earnings on moneys in the fund shall be credited to
25 the fund.

26 6. The authority shall adopt rules to administer
27 this chapter.

28 Sec. ____ . NEW SECTION. 15B.4 Financial assistance
29 for an apprenticeship program.

30 1. a. An apprenticeship sponsor or lead
31 apprenticeship sponsor conducting apprenticeship
32 programs registered with the United States department
33 of labor, office of apprenticeship, through Iowa, for
34 apprentices who will be employed at Iowa worksites may
35 apply to the authority for a training grant under this
36 section.

37 b. Financial assistance received by an
38 apprenticeship sponsor or lead apprenticeship sponsor
39 under this section shall be used only for the cost of
40 conducting and maintaining an apprenticeship program.

41 2. The authority shall provide financial assistance
42 in the form of training grants to apprenticeship
43 sponsors or lead apprenticeship sponsors in the
44 following manner:

45 a. By determining the total amount of funding
46 allocated for purposes of training grants for
47 apprenticeship programs pursuant to section 15B.3.

48 b. By adding together all of the following:

49 (1) The total number of apprentices trained by all
50 applying apprenticeship sponsors or lead apprenticeship

1 sponsors during the most recent training year as
2 calculated on the last day of the training year.

3 (2) The total number of contact hours that
4 apprenticeship instructors for all applying
5 apprenticeship sponsors or lead apprenticeship
6 sponsors spent in contact with apprentices during
7 the most recent training year. For purposes of this
8 subparagraph, "contact hours" includes the time spent
9 instructing apprentices in person or, in the case of
10 a lead apprenticeship sponsor with programs totaling
11 one hundred or more total instructional hours, "contact
12 hours" includes the time spent in online training if
13 the total amount of online instruction does not account
14 for more than thirty percent of the total instructional
15 hours.

16 c. By adding together all of the following:

17 (1) The total number of apprentices trained by
18 a single applying apprenticeship sponsor or lead
19 apprenticeship sponsor during the most recent training
20 year as calculated on the last day of the training
21 year.

22 (2) The total number of contact hours that
23 apprenticeship instructors for a single applying
24 apprenticeship sponsor or lead apprenticeship
25 sponsor spent in contact with apprentices during
26 the most recent training year. For purposes of this
27 subparagraph, "contact hours" includes the time spent
28 instructing apprentices in person or, in the case of
29 a lead apprenticeship sponsor with programs totaling
30 one hundred or more total instructional hours, "contact
31 hours" includes the time spent in online training if
32 the total amount of online instruction does not account
33 for more than thirty percent of the total instructional
34 hours.

35 d. By determining the proportion, stated as a
36 percentage, that a single applying apprenticeship
37 sponsor's or lead apprenticeship sponsor's total
38 calculated pursuant to paragraph "c" bears to
39 all applying apprenticeship sponsors' or lead
40 apprenticeship sponsors' total calculated pursuant to
41 paragraph "b".

42 e. By multiplying the percentage calculated in
43 paragraph "d" by the amount determined in paragraph
44 "a".

45 3. An apprenticeship sponsor or lead apprenticeship
46 sponsor seeking financial assistance under this
47 section shall provide the following information to the
48 authority:

49 a. The federal apprentice registration number of
50 each apprentice in the apprenticeship program.

1 *b.* The address and a description of the physical
2 location where in-person training is conducted.

3 *c.* A certification of the apprenticeship sponsor's
4 training standards as most recently approved by
5 the United States department of labor, office of
6 apprenticeship or, in the case of a lead apprenticeship
7 sponsor, a representative sample of participating
8 members' training standards.

9 *d.* A certification of the apprenticeship sponsor's
10 compliance review or quality assessment as most
11 recently conducted by the United States department
12 of labor, office of apprenticeship, unless the
13 apprenticeship sponsor has not been subjected to
14 a compliance review or quality assessment. In the
15 case of a lead apprenticeship sponsor, a sampling
16 of compliance reviews or quality assessments from
17 participating members shall be sufficient.

18 *e.* Any other information the authority reasonably
19 determines is necessary.

20 4. The apprenticeship sponsor or lead
21 apprenticeship sponsor and the authority shall
22 enter into an agreement regarding the provision of any
23 financial assistance to the apprenticeship sponsor or
24 lead apprenticeship sponsor.

25 5. Notwithstanding the provisions of this section,
26 an apprenticeship program receiving funds from section
27 260F.6 or other community college funding sources in
28 the fiscal year beginning July 1, 2013, and ending June
29 30, 2014, shall receive no less than that amount from
30 the fund in the fiscal year beginning July 1, 2014, and
31 ending June 30, 2015.

32 Sec. ____ . **NEW SECTION. 15B.5 Apprenticeship**
33 **training program advisory board.**

34 1. An apprenticeship training program advisory
35 board is established to advise the authority on issues
36 concerning the apprenticeship training program.

37 2. The advisory board shall consist of the
38 following members:

39 *a.* One member of the master builders of Iowa.
40 *b.* One member of the associated builders and
41 contractors of Iowa.
42 *c.* One member of the heavy highway contractors
43 association domiciled in Iowa.
44 *d.* One member of the associated general contractors
45 of Iowa.
46 *e.* One member of the technology association of
47 Iowa.
48 *f.* One member of the Iowa association of business
49 and industry.
50 *g.* One member representing the mechanical

1 contractors association of Iowa.
2 *h.* Five members, one member each from different
3 labor organizations. The Iowa state building and
4 construction trades council shall select five
5 members from different labor organizations within the
6 construction trade.
7 *i.* One member from the Iowa federation of labor.
8 *j.* One member representing community college
9 apprenticeship programs.
10 *k.* One member representing the authority.
11 *l.* One member representing the department of
12 education.
13 *m.* One member of the United States department
14 of labor, office of apprenticeship, serving as an
15 ex-officio, nonvoting member.
16 *n.* Four members of the general assembly serving
17 as ex officio, nonvoting members, one representative
18 to be appointed by the speaker of the house of
19 representatives, one representative to be appointed by
20 the minority leader of the house of representatives,
21 one senator to be appointed by the majority leader of
22 the senate, and one senator to be appointed by the
23 minority leader of the senate.
24 3. *a.* The voting members of the advisory board
25 and the member from the United States department of
26 labor, office of apprenticeship, shall be selected by
27 the named entity or entities. The member representing
28 the community college apprenticeship programs shall be
29 selected by the Iowa association of community college
30 trustees.
31 *b.* The voting members of the advisory board and
32 the member from the United States department of labor,
33 office of apprenticeship, shall serve three-year
34 staggered terms. If a vacancy occurs a successor shall
35 be selected in the same manner and subject to the same
36 qualifications as the original selection to serve the
37 remainder of the term.
38 *c.* The legislative members of the advisory board
39 shall serve terms as provided in section 69.16B. A
40 legislative member may designate another person to
41 attend an advisory board meeting if the member is
42 unavailable.
43 4. The voting members shall elect a chairperson and
44 vice chairperson annually from the voting membership of
45 the advisory board. A majority of the voting members
46 of the advisory board constitute a quorum. If the
47 chairperson and vice chairperson are unable to preside
48 over the advisory board due to absence or disability,
49 a majority of the voting members present may elect a
50 temporary chairperson providing a quorum is present.

1 5. The advisory board shall do all of the
2 following:
3 a. Advise the authority on issues related to
4 apprenticeship programs supported pursuant to this
5 chapter.
6 b. Promote the development of new and the expansion
7 of existing apprenticeship programs in Iowa.
8 c. In collaboration with the department of
9 education, educate students about apprenticeship
10 training opportunities and promote apprenticeship
11 training in middle school and high school.
12 Sec. _____. Section 260C.18A, subsection 2, paragraph
13 b, Code 2014, is amended to read as follows:
14 b. Projects in which an agreement between a
15 community college and a business meet all the
16 requirements of the Iowa jobs training Act under
17 chapter 260F. ~~However, projects funded by moneys~~
18 ~~provided by a local workforce training and economic~~
19 ~~development fund of a community college are not subject~~
20 ~~to the maximum advance or award limitations contained~~
21 ~~in section 260F.6, subsection 2, or the allocation~~
22 ~~limitations contained in section 260F.8, subsection 1.~~
23 Sec. _____. Section 260F.2, subsections 4, 5, 10, and
24 11, Code 2014, are amended to read as follows:
25 4. ~~"Date of commencement of the project"~~
26 ~~commencement~~ means the date of the preliminary signed
27 ~~agreement or the date an application for assistance is~~
28 ~~received by the authority.~~
29 5. ~~"Eligible business"~~ or ~~"business"~~ means a
30 business training employees which is engaged in
31 interstate or intrastate commerce for the purpose of
32 manufacturing, processing, or assembling products,
33 conducting research and development, commercial
34 construction, or providing services in interstate
35 commerce including electronic commerce, but excludes
36 retail, health, or professional services and which
37 meets the other criteria established by the authority.
38 ~~"Eligible business"~~ does not include a business whose
39 training costs can be economically funded under chapter
40 260E, a business which closes or substantially reduces
41 its employment base in order to relocate substantially
42 the same operation to another area of the state, or a
43 business which is involved in a strike, lockout, or
44 other labor dispute in Iowa.
45 10. ~~"Program services"~~ includes but is not limited
46 to the following:
47 a. Training of employees.
48 b. Adult basic education and job-related
49 instruction.
50 c. Vocational and skill-assessment services and

1 testing.

2 *d.* Training facilities, equipment, materials, and
3 supplies.

4 *e.* Administrative expenses incurred by community
5 colleges for the jobs training program, in an amount
6 not to exceed five percent of the total project cost.

7 *f.* Subcontracted services with institutions
8 governed by the state board of regents, private
9 colleges or universities, or other federal, state, or
10 local agencies.

11 *g.* Contracted or professional services.

12 11. *"Project"* means a training arrangement which is
13 the subject of an agreement entered into between the
14 community college and a business to provide program
15 services. ~~*"Project"* also means an authority-sponsored~~
16 ~~training arrangement which is sponsored by the~~
17 ~~authority and administered under sections 260F.6A and~~
18 ~~260F.6B.~~

19 Sec. _____. Section 260F.3, Code 2014, is amended by
20 adding the following new subsections:

21 NEW SUBSECTION. 4A. Type of training to be
22 delivered.

23 NEW SUBSECTION. 4B. Amount of employer match.

24 Sec. _____. Section 260F.3, subsection 5, Code 2014,
25 is amended to read as follows:

26 5. Other criteria established by the ~~department~~
27 authority.

28 Sec. _____. NEW SECTION. **260F.4 Financial assistance**
29 **— restrictions.**

30 1. The maximum award of financial assistance for
31 any one project is fifty thousand dollars.

32 2. A business may be approved for multiple
33 projects, but the total financial assistance award to a
34 business shall not exceed one hundred thousand dollars
35 within a three-year period.

36 3. An award of financial assistance does not
37 include reimbursement to the business for employee
38 wages while the employee is in training.

39 4. An award of financial assistance is based on the
40 actual cost of services.

41 5. A business's request for financial assistance
42 shall be commensurate with training needs.

43 6. Community colleges shall provide financial
44 assistance to a business on a reimbursement basis or by
45 directly paying for training expenses from an account
46 administered by the community college.

47 7. *a.* A business shall provide a cash match or
48 in-kind match in order to be eligible for financial
49 assistance pursuant to this section.

50 *b.* A business requesting financial assistance of

1 less than five thousand dollars for a program shall
2 provide an in-kind match.

3 c. A business requesting financial assistance
4 of five thousand dollars or more for a program shall
5 provide cash to pay at least twenty-five percent
6 of the total project cost, including training and
7 administration costs.

8 d. An in-kind match includes employee wages paid
9 by the business during the training period, the value
10 of business-provided facilities and equipment used for
11 training, or the value of any other resource provided
12 by the business to facilitate the training program.

13 Sec. _____. NEW SECTION. 260F.5 Community college
14 annual report.

15 1. Each community college shall submit an annual
16 report to the governor, the general assembly, and the
17 authority by September 1 documenting the job training
18 programs funded and the community college training fund
19 during the previous fiscal year.

20 2. The report shall address the performance metrics
21 established by the authority for the job training
22 program pursuant to section 260F.8.

23 3. The report shall include the following
24 information concerning the community college training
25 fund created pursuant to section 260F.6 for that
26 community college:

27 a. The number of projects and the amount paid for
28 each project out of the fund.

29 b. The amount of money remaining in the fund at the
30 end of the fiscal year.

31 c. An accounting of any other moneys spent out of
32 the fund in the fiscal year.

33 4. The report shall be submitted in a manner and
34 form prescribed by the authority.

35 Sec. _____. Section 260F.6, subsection 1, Code 2014,
36 is amended to read as follows:

37 1. There is ~~established~~ created as a revolving
38 fund for the community colleges a job training fund in
39 ~~the economic development authority in the workforce~~
40 ~~development fund to be administered by the authority.~~
41 The job training fund consists of moneys appropriated
42 for the purposes of this chapter plus the interest and
43 ~~principal from repayment of advances made to businesses~~
44 ~~for program costs, plus the repayments, including~~
45 ~~interest, of loans made from that retraining fund, and~~
46 ~~interest earned from moneys in the job training fund.~~
47 Moneys in the fund are appropriated to the authority
48 for purposes of this chapter.

49 Sec. _____. Section 260F.6, subsections 2 and 3,
50 Code 2014, are amended by striking the subsections and

1 inserting in lieu thereof the following:

2 2. A community college training fund is created for
3 each community college. Moneys in the job training
4 fund shall be allocated to each community college
5 training fund pursuant to the formula established in
6 section 260C.18C. A project meeting the criteria of
7 an eligible business established by the authority is
8 funded upon the approval of the community college's
9 board of directors.

10 3. Notwithstanding section 8.33, moneys in the
11 community college training funds and the job training
12 fund created in this section at the close of the
13 fiscal year shall not revert to the general fund of the
14 state but shall remain available for expenditure for
15 the purpose designated for subsequent fiscal years.
16 Notwithstanding section 12C.7, subsection 2, interest
17 or earnings on moneys in the funds shall be credited
18 to the funds.

19 Sec. _____. Section 260F.7, Code 2014, is amended to
20 read as follows:

21 **260F.7 Economic development authority to coordinate.**

22 The economic development authority, in consultation
23 with the department of education and the department
24 of workforce development, shall coordinate the jobs
25 training program. ~~A project shall not be funded
26 under this chapter unless the economic development
27 authority approves the project.~~ The authority shall
28 adopt rules pursuant to chapter 17A governing the
29 program's operation and eligibility for participation
30 in the program. The authority shall establish by rule
31 criteria for determining what constitutes an eligible
32 business.

33 Sec. _____. Section 260F.8, Code 2014, is amended by
34 striking the section and inserting in lieu thereof the
35 following:

36 **260F.8 Program assessment, development, and
37 coordination.**

38 1. The authority shall establish performance
39 metrics for the job training programs funded under this
40 chapter and assess program outcomes on an annual basis.

41 2. A community college may retain up to ten percent
42 of the total project cost for the following purposes:

43 a. Outreach to employers by community college
44 business and industry outreach staff.

45 b. Monitoring the performance of training
46 agreements and accountability measures.

47 c. Development of training project and program
48 plans.

49 d. Business development activities.

50 Sec. _____. Section 403.21, subsections 1 and 3, Code

1 2014, are amended to read as follows:

2 1. In order to promote communication and
3 cooperation among cities, counties, and community
4 colleges with respect to the allocation and division
5 of taxes, no jobs training projects as defined in
6 chapter 260E or ~~260F~~ shall be undertaken within the
7 area of operation of a municipality after July 1, 1995,
8 unless the municipality and the community college
9 have entered into an agreement or have jointly adopted
10 a plan relating to a community college's new jobs
11 training program which shall provide for a procedure
12 for advance notification to each affected municipality,
13 for exchange of information, for mutual consultation,
14 and for procedural guidelines for all such new jobs
15 training projects, including related project financing
16 to be undertaken within the area of operation of the
17 municipality. The joint agreement or the plan shall
18 state its precise duration and shall be binding on the
19 community college and the municipality with respect
20 to all new jobs training projects, including related
21 project financing undertaken during its existence.
22 The joint agreement or plan shall be effective upon
23 adoption and shall be placed on file in the office
24 of the secretary of the board of directors of the
25 community college and such other location as may be
26 stated in the joint agreement or plan. The joint
27 agreement or plan shall also be sent to each school
28 district which levied or certified for levy a property
29 tax on any portion of the taxable property located
30 in the area of operation of the municipality in the
31 fiscal year beginning prior to the calendar year in
32 which the plan is adopted or the agreement is reached.
33 If no such agreement is reached or plan adopted, the
34 community college shall not use incremental property
35 tax revenues to fund jobs training projects within the
36 area of operation of the municipality. Agreements
37 entered into between a community college and a city or
38 county pursuant to chapter 28E shall not apply.

39 3. ~~The community college shall send a copy of the~~
40 ~~final agreement prepared pursuant to section 260F.3 to~~
41 ~~the economic development authority.~~ For each year in
42 which incremental property taxes are used to retire
43 debt service on a jobs training advance issued for
44 a project creating new jobs, the community college
45 shall provide to the economic development authority a
46 report of the incremental property taxes and new jobs
47 credits from withholding generated for that year, a
48 specific description of the training conducted, the
49 number of employees provided program services under the
50 project, the median wage of employees in the new jobs

1 in the project, and the administrative costs directly
2 attributable to the project.

3 Sec. _____. Section 558.1, Code 2014, is amended to
4 read as follows:

5 **558.1 "Instruments affecting real estate" defined —**
6 **revocation.**

7 All instruments containing a power to convey, or in
8 any manner relating to real estate, including certified
9 copies of petitions in bankruptcy with or without the
10 schedules appended, of decrees of adjudication in
11 bankruptcy, and of orders approving trustees' bonds
12 in bankruptcy, and a jobs training agreement entered
13 into under chapter 260E or ~~260F~~ between an employer
14 and community college which contains a description
15 of the real estate affected, shall be held to be
16 instruments affecting the same; and no such instrument,
17 when acknowledged or certified and recorded as in this
18 chapter prescribed, can be revoked as to third parties
19 by any act of the parties by whom it was executed,
20 until the instrument containing such revocation is
21 acknowledged and filed for record in the same office
22 in which the instrument containing such power is
23 recorded, except that uniform commercial code financing
24 statements and financing statement changes as provided
25 in chapter 554 need not be thus acknowledged.

26 Sec. _____. REPEAL. Sections 15.343, 260F.6A, and
27 260F.6B, Code 2014, are repealed.

28 Sec. _____. RULES. The economic development
29 authority shall adopt rules to administer this Act.

30 Sec. _____. TRANSFER OF FUNDS. Except as otherwise
31 provided in this Act, all moneys in the workforce
32 development fund, created in section 15.343, Code 2014,
33 as of the effective date of this division of this Act
34 and any moneys accruing to the workforce development
35 fund, created in section 15.343, Code 2014, after the
36 effective date of this division of this Act, shall
37 be distributed equally between the job training fund
38 created in section 260F.6, as amended in this Act, and
39 the apprenticeship training program fund created in
40 section 15B.3, as enacted in this Act, and deposited in
41 the job training fund and the apprenticeship training
42 program fund.>

43 9. Page 17, after line 26 by inserting:

44 <DIVISION _____
45 STEM INTERNSHIPS

46 Sec. _____. Section 15.411, subsection 3, Code 2014,
47 is amended to read as follows:

48 3. a. The authority shall establish and administer
49 an innovative businesses internship program with two
50 components for Iowa students. For purposes of this

1 subsection, "Iowa student" means a student of an Iowa
2 community college, private college, or institution of
3 higher learning under the control of the state board of
4 regents, or a student who graduated from high school in
5 Iowa but now attends an institution of higher learning
6 outside the state of Iowa.

7 b. The purpose of the first component of the
8 program is to link Iowa students to small and medium
9 sized Iowa firms through internship opportunities. An
10 Iowa employer may receive financial assistance in an
11 amount of one dollar for every two dollars paid by
12 the employer to an intern. The amount of financial
13 assistance shall not exceed three thousand one hundred
14 dollars for any single internship, or nine thousand
15 three hundred dollars for any single employer. In
16 order to be eligible to receive financial assistance
17 under this subsection paragraph, the employer must
18 have five hundred or fewer employees and must be an
19 innovative business. The authority shall encourage
20 youth who reside in economically distressed areas,
21 youth adjudicated to have committed a delinquent
22 act, and youth transitioning out of foster care to
23 participate in the first component of the internship
24 program.

25 c. (1) The purpose of the second component of the
26 program is to assist in placing Iowa students studying
27 in the fields of science, technology, engineering, and
28 mathematics into internships that lead to permanent
29 positions with Iowa employers. The authority shall
30 collaborate with eligible employers, including but not
31 limited to innovative businesses, to ensure that the
32 interns hired are studying in such fields. An Iowa
33 employer may receive financial assistance in an amount
34 of one dollar for every dollar paid by the employer to
35 an intern. The amount of financial assistance shall
36 not exceed five thousand dollars per internship. The
37 authority may adopt rules to administer this component.

38 (2) The requirement to administer this component of
39 the internship program is contingent upon the provision
40 of funding for such purposes by the general assembly.

41 DIVISION

42 FINANCIAL ASSISTANCE FOR BORDER COUNTY HOSPITALS

43 Sec. ____ . FINANCIAL ASSISTANCE FOR BORDER COUNTY
44 HOSPITALS.

45 1. Notwithstanding the purposes provided under
46 section 16.182, subsection 1, section 16.183,
47 subsection 1, section 16.184, subsection 1, and section
48 16.185, subsection 1, the Iowa finance authority
49 created in section 16.1A shall use moneys from the
50 funds created in sections 16.182, 16.183, 16.184, and

1 16.185 to provide financial assistance directly to
2 hospitals in counties that border other states. A
3 border county hospital may apply to the authority for
4 financial assistance and the authority shall provide
5 financial assistance pursuant to this section if the
6 applying hospital meets the criteria described in
7 subsection 2 and funding is available.

8 2. To qualify for financial assistance pursuant
9 to this section, a hospital shall meet the following
10 criteria:

11 a. The hospital is licensed in this state and is
12 located in a county bordering two states.

13 b. The hospital is located in a county with a
14 population of greater than 25,000 persons, but less
15 than 50,000 persons.

16 c. Not less than ninety percent of the operations
17 of the hospital are located within this state.

18 d. Based upon the hospital's net worth, cash flow,
19 debt-to-asset ratio, and other criteria prescribed by
20 the authority, the applying hospital has determined
21 that without receiving financial assistance pursuant
22 to this section, the hospital could not reasonably be
23 expected to obtain, retain, restructure, or service
24 loans or other financing for operating expenses or cash
25 flow requirements on a reasonable and affordable basis.

26 3. a. The Iowa finance authority shall provide
27 financial assistance pursuant to this section in the
28 form of a loan. The loan may be a secured or unsecured
29 direct loan to the qualifying hospital.

30 b. The amount of financial assistance provided
31 pursuant to this section as a secured or unsecured
32 direct loan to a qualifying border hospital shall not
33 exceed five million dollars.

34 c. Any loan provided pursuant to this section shall
35 be fully amortized and repaid over a five-year period.

36 d. Repayments of any loan provided pursuant to
37 this section shall be made to the authority and the
38 authority shall credit the moneys to the account from
39 which it was provided.

40 4. Notwithstanding the purposes provided under
41 section 16.182, subsection 1, section 16.183,
42 subsection 1, section 16.184, subsection 1, and section
43 16.185, subsection 1, moneys in the funds established
44 in sections 16.182, 16.183, 16.184, and 16.185 may be
45 commingled and transferred for the purpose of providing
46 financial assistance pursuant to this section or for
47 the purposes provided under section 16.182, subsection
48 1, section 16.183, subsection 1, section 16.184,
49 subsection 1, and section 16.185, subsection 1. Moneys
50 in the funds established in sections 16.182, 16.183,

1 16.184, and 16.185 shall be commingled or transferred
2 if the moneys in any of the funds individually are
3 insufficient to provide financial assistance pursuant
4 to this section, or to provide assistance for the
5 purposes provided in section 16.182, subsection
6 1, section 16.183, subsection 1, section 16.184,
7 subsection 1, and section 16.185, subsection 1.

8 5. As used in this section, unless the context
9 otherwise requires, "hospital" means the same as
10 defined in section 135B.1.

11 Sec. _____. EFFECTIVE UPON ENACTMENT. This division
12 of this Act, being deemed of immediate importance,
13 takes effect upon enactment.

14 DIVISION _____

15 PERSONNEL SETTLEMENT AGREEMENT PAYMENTS

16 Sec. _____. PERSONNEL SETTLEMENT AGREEMENT
17 PAYMENTS. As a condition made to any appropriation
18 to the department of cultural affairs, the economic
19 development authority, the Iowa finance authority,
20 the public employment relations board, the department
21 of workforce development, the state board of regents,
22 Iowa state university, the state university of Iowa,
23 or the university of northern Iowa as provided in
24 this Act, moneys appropriated and any other moneys
25 available for use by that entity under this Act shall
26 not be used for the payment of a personnel settlement
27 agreement between that entity and a state employee
28 that contains a confidentiality provision intended to
29 prevent public disclosure of the agreement or any terms
30 of the agreement.>

31 10. Title page, line 6, after < matters > by
32 inserting <, and including effective date provisions >

33 11. By renumbering, redesignating, and correcting
34 internal references as necessary.

WILLIAM A. DOTZLER, JR.